



# भारत का राजपत्र

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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके  
Separate paging is given to this Part in order that it may be filed as a separate compilation

### भाग IV PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं  
Advertisements and Notices by Private Individuals and Private Bodies

#### LIFE INSURANCE CORPORATION OF INDIA

Amendment to the Life Insurance Corporation of India (Staff) Regulation, 1960.

In exercise of the powers vested in it under Clause (b) and (bb) of Sub-section (2) of Section 49 of the Life Insurance Corporation Act, 1956 and with the previous approval of the Central Government, the Life Insurance Corporation of India makes the following amendment to the Life Insurance Corporation of India (Staff) Regulations, 1960 :—

In Part A of Schedule II, under the heading "Class I Officers", insert the following before the existing first line "Zonal Managers/Executive Directors" :

"Managing Directors . . . Rs. 3,250/- (Fixed)".

M. V. SOHONIE,  
Executive Director (P)

#### NOTIFICATION BY THE ADONI OILSEEDS & OIL EXCHANGE LIMITED, ADONI

The approval of the Secretary, Forward Markets Commission under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May, 1960, has been obtained on the 11th of August, 1966.

to the following amendments made to the appendices to the bye-laws of the Adoni Oilseeds & Oil Exchange, Limited, Adoni, the same having been previously placed on the Notice Board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### AMENDMENTS

The Forms for non-transferable specific delivery contract (i) between member and member and (ii) between member and non-member for groundnut oil/groundnut kernel given as appendices 4 and 5 on pages 83 and 84 respectively of the bye-laws shall be substituted by the following :

#### THE ADONI OILSEEDS & OIL EXCHANGE, LTD. FORM FOR NON-TRANSFERABLE SPECIFIC DELIVERY CONTRACTS FOR GROUNDNUT OIL

Date . . . . . No. . . . .

Non-transferable specific delivery contract—between . . . . . and . . . . . in respect of . . . . . metric tonnes of groundnut oil:

I/we . . . . . (herein after called the sellers) have this day sold to the buyers mentioned below and I/we . . . . . (hereinafter called the buyers) have this day

LG280GI/66

bought from the sellers above named the under mentioned goods as per terms and conditions mentioned below:—

- (i) Groundnut oil . . . . . metric tonnes/barrels at Rs. . . . . per 10 kg. net weight only . . . . . per cent more or less.
- (ii) Quality specification . . . . .
- (iii) Delivery date . . . . .
- (iv) Source of oil . . . . .
- (v) Payment, quality allowances, etc. as per the Bye-laws of the exchange.
- (vi) Delivery centre . . . . .
- (vii) Special terms, if any, not repugnant to the terms and conditions of the Byelaws of the Exchange.
- (viii) Brokerage/commission . . . . .
- (ix) Remarks . . . . .

#### SOME IMPORTANT TERMS

1. This contract is a non-transferable specific delivery contract. The rights and liabilities of the parties to this contract shall not be transferable and like-wise any delivery order, railway receipt, bill of lading, ware house receipt or any other document or title relating to this contract or the rights and liabilities in respect thereof shall not be transferable.
2. All the disputes and differences (including quality of goods) in connection with this contract shall be settled according to the arbitration under the Bye-laws of the Adoni Oilseeds & Oil Exchange, Ltd.
3. This contract shall not be cancelled or settled except as provided in the Byelaws of the Exchange.
4. This contract is entered into subject to the Bye-laws in force from time to time of the Adoni Oilseeds and Oil Exchange, Ltd. of which the parties admit that they have knowledge and notice.

Broker/Commission Agent

Buyers' Signature

Sellers' Signature

(i) Strike out whatever is not applicable.

(ii) One signed copy of this contract must be sent to office of the Exchange within 2 days.

Adoni,  
Date 24-8-66

T. RAMAMURTI,  
Secretary,  
The Adoni Oilseeds & Oil  
Exchange Ltd., Adoni

**NOTIFICATION BY THE MADHYA PRADESH  
COMMERCIAL EXCHANGE LTD., AKOLA**

The approval of the Deputy Director, Forward Markets Commission, under sub-section (1) of section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with the Government of India, Ministry of Commerce and Industry, Notification S.O. 1162 dated the 4th May, 1960, has been obtained on the 30th June, 1966 to the following amendments to the Bye-laws of the Madhya Pradesh Commercial Exchange Ltd., Akola, the same having been previously placed on the Notice board of the Exchange under section 11 of the said Act, and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

**AMENDMENTS**

**In Bye-law 246 :**

I. The existing paragraphs No. 1, 2 & 3 in the beginning of the Bye-law beginning with the words "The seller shall have....." and ending with the words ".....commencement of trading in any delivery" which do not bear any clause number be given a number as clause No. "(1)".

II. Immediately after the aforesaid clause No. "(1)" the following be inserted as clause No. (1A), namely :—

"(1A). A seller shall be entitled to issue a delivery order providing for delivery at any of the prescribed mofussil delivery centre irrespective of any restriction on the movement of Cottonseed out of that centre, imposed under any Act, Law, Rule, Ordinance, Order or Notification, provided that if any such restriction has been imposed under any Act, Law, etc., other than a restriction imposed under the Cotton Transport Act 1923 as amended, at a mofussil delivery centre situated outside the 8 districts of Vidarbha (i.e. the districts of Akola, Buldhana, Amravati, Yeotmal, Chanda, Wardha, Nagpur and Bhandara), the seller issuing a delivery order providing for delivery at that centre shall pay to the buyer an extra allowance of Rs. 2/- per quintal in respect of such delivery order, in addition to the allowance prescribed under Bye-law 246(6)".

III. The clauses No. "(1)", "(2)", "(3)", "(4)", "(5)", "(6)", "(7)" & "(8)" which immediately succeed to the above clause be renumbered as clause No. "(2)", "(3)", "(4)", "(5)", "(6)", "(7)", "(8)" & "(9)" respectively.

**In Bye-law 248 : I. In clause (3) :—**

For the existing paragraph 3 of this clause insert the following, namely :—

"In case the buyer elects to reject the whole lot he will invoice it back at the spot rate of (a) the day following that on which he finds that the weight of that lot is insufficient to make it a fair tender or (b) the due date, whichever date is earlier, or in case of arbitration other than those relating to equality at such rate as may be fixed by the arbitrators, or umpire and in case of appeal, by the Board".

**II. In clause (6) :—**

Delete the existing clause "(6)" and insert the following, namely :—

"(6)" Failure to observe any of the conditions except those mentioned in clause (3) shall be treated as an unfair tender and the buyer shall invoice back the goods at the spot rate of (a) the date following that on which the final award is given or (b) the due date, whichever date is earlier or in the case of arbitration other than those relating to qualify, at such rate as may be fixed by the arbitrator, or umpire and in the case of appeal, by the Board. Such a tender shall also be liable to a penalty of Re. 00.50 paise per quintal.

**In Bye-law 2522:—Delete the existing Bye-law 252 and insert the following, namely :—**

"252. In the event of seller refusing to give delivery of goods which has been approved or surveyed on, the buyer shall have the right after giving 48 hours notice in writing, of invoicing back at the spot rate of (a) the day on which the notice expires or (b) the due date, whichever is earlier, plus a

penalty of Rs. 2-00 per quintal or of purchasing in the spot market at a reasonable rate on account and at the risk of the seller".

**In Bye-law 254A :—Delete the existing last sentence of this bye-law, beginning with words, "If the delivery order is not issued....." and ending with the words ".....such rate as may be fixed by the Board" and insert the following in its place, namely :—**

"If the delivery order is not issued the spot rate shall be that of the due date and such spot rate shall be subject to the conditions, if any, applicable to the Contract under Bye-law 258A and if a delivery order is issued, the spot rate shall be that of (a) the date on which the failure to deliver occurred, or the absence of the goods under the delivery order is discovered or (b) the due date, whichever is earlier, or in the event of a dispute of the day following the decisions thereof, and in the event of survey or arbitration or appeal such rate as may be fixed in the Award".

**In Bye-law 245:—In clause (3) :—**

Delete the existing sub-clause (a) and insert the following, namely :

"(a) In the Hedge Contract, qualities tenderable against the basis quality shall be:—

(i) AK 235 Cottonseed, AK 277 Cottonseed, 197/3 Cottonseed, Verum Cottonseed, Deshi (Gaorani) Cottonseed, Chandazadi Cottonseed or any other similar variety of Cottonseed under the broad description of "Small Cottonseed".

(ii) Buri 0394 Cottonseed, L/147 Cottonseed, Co. 2 Cottonseed, Rajpalayam Cottonseed or any other similar variety of Cottonseed under the broad description of "Bold Cottonseed",

of the season, grown anywhere in India but tendered at Akola or any of the prescribed mofussil centres under these Bye-laws.

**After Bye-law 254A :—Add the following as Bye-law No. 254B, namely :—**

"254B. For the purpose of hedge contract of July 1966 Delivery and any delivery earlier thereto, provisions of Bye-law 245, 246, 248, 252, 254A as they stood immediately before D/30-6-66 shall be applicable and for the purposes of deliveries subsequent to July 1966 Delivery, provisions of Bye-laws 245, 246, 248, 252, 254A as amended on D/30-6-66 shall be applicable.

S. P. CHANDURKAR,

Secretary

**NOTICE**

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Manager of Publications

**CHANGE OF NAMES**

I, hitherto known as ABANI KUMAR DAS GHOSH son of Shri Late Krithibas Das Ghose employed as Machinist in India Govt. Mint, Alipore, Cal. 53, have changed my name and shall hereafter be known as ABANI KUMAR GHOSE. It is certified that I have complied with other legal requirements in this connection.

ABANI KUMAR DAS GHOSH  
(Sd. in existing name)

I, hitherto known as JANGLI PRASAD son of Shri SAMHARU, employed as khalasi T. No. 1525/C. in DSK Track Depot/S.E. Rly., Nimpura, residing at Block No. ES/3, Nimpura, Kharagpur, S.E.Rly., Midnapur Dt., have changed my name and shall hereafter be known as JUGUL KISOR PRASAD.

It is certified that I have complied with other legal requirements in this connection.

JANGLI PRASAD  
(Sd. in existing name)

I, hitherto known as MISS SAROJ BATRA daughter of Shri J. N. BATRA, employed as Doctor in Military Hospital, Delhi Cantt, residing at 56, Kirby Place, Delhi Cantt, have changed my name and shall hereafter be known as MRS. SAROJ TANEJA.

It is certified that I have complied with other legal requirements in this connection.

MISS SAROJ BATRA  
(Sd. in existing name)

I, hitherto known as ATUL CHANDRA DASGUPTA (BISWAS) son of Shri ABINASH CHANDRA BISWAS, employed as Engineering Supervisor in General Manager, Calcutta Telephones, residing at 11B, Ram Banerjee Rd., Calcutta-12, have changed my name and shall hereafter be known as ATUL CHANDRA DASGUPTA.

It is certified that I have complied with other legal requirements in this connection.

ATUL CHANDRA DASGUPTA (BISWAS)  
(Sd. in existing name)

I, hitherto known as MISS KOSU SANTAN D'COSTA daughter of Shri SANTAN MANAVEL D'COSTA, employed as T. S. clerk in D.E.T. East Division, Bombay-9, residing at B.I.T. Block No 6, R. No. 43, 2nd floor, Parel, Bombay-12, have changed my name and shall hereafter be known as MRS. CONNIE FLORENCE CORREIA.

It is certified that I have complied with other legal requirements in this connection.

MISS KOSU SANTAN D'COSTA  
(Sd. in existing name)

"I hitherto known as LALIT MOHAN son of late Shri HUKAM CHAND BAGLA, GALI PARASRAM, SURAT GARIA BAZAR, PO—SIRSA (HISSAR) PUNJAB, employed

as *Army Officer* in 807 Corps Tps Wksp Coy EME C/o 99 APO have changed my name and shall hereafter be known as LALIT MOHAN BAGLA.

It is certified that I have complied with other legal requirements in this connection.

LALIT MOHAN  
(IC—14862 A/Capt.)  
(Sd. in existing name)

"I hitherto known as DHARAM BIR son of Shri DEVI DAYAL employed as R.M.S SORTER in TUNDLA residing at BASDEO KA AHITA, TUNDLA have changed my name and shall hereafter be known as DHARAM BIR MALIK.

It is certified that I have complied with other legal requirements in this connection.

DHARAM BIR  
(Sd. in existing name)

#### NOTICE TO CREDITORS

Estate: *William Fredrick Malden*—deceased.

Pursuant to Section 360 of Act XXXIX of 1925, all persons having claims against the estate of the abovenamed deceased of Darbhanga Sugar Company Limited, P.O. Lohat, District Darbhanga, Bihar, who died there on the 23rd December 1964, are hereby required to send full particulars of their claims to Mr. Dibyendu Sen Roy and Mr. Shiboprasad Ghose, both officials of the Chartered Bank, 4, Netaji Subhas Road, Calcutta-1, the Administrators to the above estate on or before the 30th November 1966 after which date the Administrators will proceed to distribute the assets without regard to any claims except those of which any notice shall there have been received.

Dated the 7th October 1966.

SANDERSONS & MORGANS  
*Solicitors for the Administrators, Calcutta-1.*

